## INDEX TO THE LAWS.

	INDEX TO THE LAWS.	
	Session Ch. S	
CHANCERY	any land in this state, the legal title to which is in a British subject, or vested by law in the state,  1805 93	
	British subject, or vested by law in the land so purchas-	
	ed,	
	A decree to be made for payment of the money	
	due, and a conveyance of the land,	
	shall comply with the decree, the chancellor to convey	
	in the name of the state to the party having a legal claim, all the right vested in any British subject, or in claim, all the right vested in any British subject, or in	
	the state, under the see eral acts of assembly,	
	The register in chancery authorised to determine on	
	writ of error bonds, until a chancellor should be ap-	
	pointed, a serie ordered on failure	
	Where the production of books is ordered, on failure	
	Where the production of the stock or to shew cause, to produce them by the time limited, or to shew cause, during the first four days of the succeeding term, or any during the first four capacited, the bill may be taken pro	
	to m that may be appointed, and a second training the may be appointed to the second training the second training training to the second training t	
	confesso, and a decree made ex parte,	
	Confesso, and a decree made to parts  The chancellor, &c. to determine on the return of the	
	commissioners for dividing land,	2
	tena is by the curvesy, 1812 32	
	The registers fees regulated, &c.  Decrees to be passed in the money hereby made cur-  135-	- 3
	rent, but not erroneous if rendered as hefore,	, o
	The chancellor empowered, on the application of any	
	The chancellor empowered, on the spring to be sent trustee of a lunatic, idiot, &c to direct him to be sent trustee of a lunatic, idiot, &c to direct him to be sent trustee of a lunatic trustee of Baltimore, if he can be	
	to the nospital hear the constant property order. May 1513 21	1
	the e eceived, to remain the lungtic, idjot, &c. to the	
	said nosettal, who had before been sent to any hospital,	2
	&c. in Philadelphia,	. 3
	The 7th section of the act of 17, the county courts exercising equity jurisdiction not The county courts exercising equity jurisdiction not proceed the properties of the county of the	
	to interfere with causes then the method of issu-	. ~
	before the chancehor, or to change	: 1 1.
	ing writs of error, Final discharges to trustees to be recorded, &c. 1816 13:	
	Where an infant is possessed of lands, &c. the same	
	Where an intant is possessed or any part may be sold, on such terms as the chancel- or any part may be sold, on such terms as the chancel-	
	lor or the county courts may all and a 19	4 1
	guardian or province the commoned and to appear by	
	guardian to be summoned by the court, and the court of guardian to be appointed by the court, and the court of all circum-	
	guardian to be appointed by the guardian to be appointed by the determine, on hearing and examination of all circumdetermine, on hearing and examination of all circumdetermine, on hearing and will be for the interest and	
	stances, whether such sale will	
	advantage of the infant,	_
	advantage of the infant,  The chancellor, &c. empowered to appoint a trus-	_ 2
	Sales required to be notified and confirmed,	3
	The money to be paid before a conveyance,	
	Bond with security to be given by the trustee,	
	manner of suing thereon,	_ 4
	Allowance to the trustees,  Directions as to vesting the proceeds. See Infants.	6
	Directions as to vesting the processing	7
		8 9
		,
	— On a widow giving her assent in writing, the sale	
	to be made clear of fiel gover, and a	10
	money awarded her in bat there's, a commission to be is-	
	If such assent is not given, a descents, and the	- 4
	sued according to the dever the dower, &c.	11
	On the death of a trustee, another to be appointed,	12
	and to execute a bond, &c.	10
	and to execute a bond, &c.  The same powers to be exercised, where the defend-	13
	ant is seized of a reversion dependant on an estate for life,	